Robert Senville, Esq. P.C. 170 Westminster Street, STE 1010 Providence, RI 02903 Tel. 401-454-7100

Fax. 401-454-7101

January 5, 2011

Jeff S. Jordan, Supervising Attorney Complaints Examination & Legal Administration Federal Election Commission 999 E. Straut, NW Washington, DC 20463

Re:

MUR 6436

Dear Mr. Jordan:

On December 29, 2010 I spoke with Frankie Hampton of the Federal Election Commission regarding the above-referenced matter. Ms. Hampton advised that a Designation of Counsel form signed by Mia Caetano Johnson, as Treasurer, and on behalf of Friends of John Loughlin ("Committee"), is needed in the above-referenced matter. Ms. Johnson, as Treasurer of the Friends of John Loughlin Committee ("Treasumr"), has designated are as her counsel and as the Committee's sounced and authorized me to speak on her helialf and on the Committee's behalf regarding this matter. (Attached). The following statement is in addition to the statement previously supplied to the Federal Election Commission by John J. Loughlin, II, and constitutes both Ms. Johnson's and the Committee's reply to the complaint.

The complaint pertains to a newsletter of the Little Compton Taxpayer Association ("LCTA"); a taxpayer group which apparently endersed Mr. Loughlin, as well as other candidates running for state and municipal office, who were on the November 2, 2010 ballut in Little Compton, Rhode Island. Neither Treasurer Johnson nor anyone associated with her or with the Friends of John Loughlin Committee made expenditures regarding this LCTA newsletter. Neither Treatures Johnson nor anyene associated with the Friends of John Lougidia Committee had snything whatsoever to do with this LCTA neuminteer. Neither Treasurer Johnson nor anyone associated with the Friends of John Loughlin Committee was even aware of this newsletter until this matter was commenced. The LCTA newsletter was not made in concert or cooperation with or at the request or suggestion of Treasurer Johnson, or anyone associated with the Friends of John Loughlin Committee, or any agent of the Friends of John Loughlin Committee.

Respondents request that the Federal Election Commission summarily dismiss the complaint as it perains to: Candidate John J. Loughlin, II, Tressurer Miu Caetano Johnson, and the Friends of John Loughlin Committee.

Robert Senville, Esq. #4289

Ms. Mia Caetano Johnson, Treasurer, Friends of John Loughliu Cc:

Mr. John J. Loughlin, II



FEDERAL, ELECTION COMMISSION
999 E Street, NW
Washington, DC 20463

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STATEMENT OF CHARGO OF COUNSE	<u>_</u>
Pinase use one form for each Respondent/Entity/Treasurer FAX (202) 219-3923	CE JAN-6
MUR#6436	
NAME OF COUNSEL: Robert Senville Esp.	PHIS: 01
FIRM: Robert Senville, Esq. P.C.	9
ADDRESS: 170 Westminster St. STE 1010	-
Providence, RI 02903	
TELEPHONE- OFFICE (401) 454-7100	- .
FAX(401) 454-7101	
	• •
The above-named individual and/or firm is hereby designated as my consultorized to receive any notifications and other communications from the Co to act on my behalf before the Commission.	
12/29/10 - 34 Cart 12 Treasur	W.
Date Respondent/Agent Signature Titio(Treesurent)	
MANER DEGROWINGER Friends of John Loughler Committee	40
NAMED RESPONDENT: Friends of John Lough In Commit	, , , , , , , , , , , , , , , , , , ,
MARING ADDRESS:	
(Please Print) Warwick, R.I. 02886	
TELEPHONE HOME	·
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information is being acught as part of an investigation using equiviled by the Federal Flection Commission and Co confidentiality provisions of 2 U.S.O. § 457g(p)(52)(A) epoly. This section prohibits equide stables any investigation quidibited by the Federal Finalism Commission without the express written consent of the person under investigation

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